

U.S. APPLICATION NO

981 5 WH. ALTERNY

09/744237

CRISTOL

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STREET ASSESSED.

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PCT/FR99/01975

A TOTAL ASS 12 AUG 99

02 SEP 98

PAREMARIES

30 MAR 2001

	REMENTS UNDER 35 U.S.C. 371 IN THE UNITED D/ELECTED OFFICE (DO/EO/US)
1. The following items have been submitted by the ap	plicant or the IB to the United States Patent and Trademark 94) x an Elected Office (37 CFR 1 495)
· · · · · · · · · · · · · · · · · · ·	
U.S. Basic National Fee.	Indication of Small Entity Status
	* Translation of the international application into English
Oath or Declaration of inventors(s).	Translation of Article 19 amendments into English
Copy of Article 19 amendments.	Other PCT IB 306
riority Document.	
The International Preliminary Examination	
Translation of Annexes to the Internationa	l Preliminary Examination Report into English
2 - Applicant has requested early processing under 3	$5~\mathrm{U/S}~\mathrm{C}/371(f)$ but has not filled the following indicated the r_{S} and or
	ational Fee and the copy of the international application must be filed.
prior to 20 or 30 months from the priority date to avoic	
+ U.S. Basic National Fee.	Copy of the international application
acceptance under 35 U.S.C. 371:	period set forth below in order to complete the requirements for sh. A processing fee will be required if submitted
later than the appropriate 20 or 30 m	• •
	or the reasons indicated on the attached Sonce of Defective
Translation	
	tion of the application and or the Annexes later than the
appropriate 20 or 30 months from the	e priority date (37 CFR ± 492(t)). compliance with 37 CFR ± 497(a) and (b), properly identifying
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	ernational application number and international filing date). A ed later than the appropriate 20 or 30 months from the prior is
The current oath or declaration does	not comply with 37 CFR 1 497(a) and (b) for the reasons
indicated on the attached PCT 'DO'E	
	laration later than the appropriate 20 or , 0 months from the
priority date (37 CFR 1 492(e))	
	rge entity small entity, including any required multiple dependent.
ctaim fee, are required. Applicant must submit the add due (37 CFR 1 492(g)). See attached PTO-875	ditional claim fees or cancel the additional claims for which lees are
5 Applicant has not submitted the required sequen-	ce listing pursuant to 37 CFR 1 821 1 825 - See setached

PCT-DO/EO/920. ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AND 5 ABOVE MUST BE SUBMITTED WITHIN TWO (2) MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM

THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.

The time period set above may be extended by filling a petition, and tee for extension of fine and/or the moviscous set of CFR 1.136(a)

6. If box 3a or 3c is enecked, a translation of the Annexes MUST be submitted no later than the time period set above or the Amiexes will be cancelled. A processing fee will be required if submitted later than 20 or 30 months from the priority date.

The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (87 CFR 1, 494co). or 30 (37 CFR 495(d)) months from the priority date

Applicant is the mid-of-th care communication to the United States Patent and Trademark Of the ministration and address given in the leading and as ude to U(S) and carrier to shown above $(37) \mathrm{CUR}^{3/3}(S)$.

A copy of this notice MUST be returned with this response.

Enclosed.

PCT DO EO 917

Notice of Defective Translation

PTO 875

PCT DO EO 920

Barbara A. Campbell

FORM PCT/DO/FO/905 (March 2001)

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